

1891-019 Chancery Causes: Letitia Slomp vs. J. L. Wampler wife &c
Lee Co.

Cox, Daniels, Rice

CA-Estate Dispute
T-Property

1 To the Honorable H. S. H. Morrison Judge of
2 the Circuit Court for Lee County, Virginia:

3 Humbly Complaining, sheweth unto
4 your honor, your oratrix Letitia Slump,
5 that Huallap Slump was in his lifetime
6 seized and possessed of certain real es-
7 tate lying and being in said County of
8 Lee and state of Virginia. Said real
9 estate consists of two tracts of land;
10 The first of which said tracts lies in
11 the Turkey Cove in said County, and is
12 the same tract upon which the said
13 Huallap Slump lived at the time of his
14 death, known as the home tract, and con-
15 tains 93 acres more or less, The second
16 of which said tracts lies in the
17 in said County, on Powell's River, known
18 as the River tract, adjoining the lands of
19 J. C. Clinger and others, and contains 100
20 acres more or less, and being so thereof
21 seized and possessed, sometimes in the
22 month of October 1889 departed this life
23 intestate, leaving your oratrix, the
24 said Letitia Slump his widow, and Mal-
25 vinda Wampler wife of S. L. Wampler nee
26 Malvina Slump, John Slump, Sebastian S.
27 Slump, Susan Barker wife of John B. Barker
28 nee Susan Slump, Alfred Slump, Mar-
29 garet Cox wife of W. S. Cox, nee Margaret-
30 Slump, David Slump, Hop Slump,
31 Alpha Reed wife of Hiram Reed, nee
32 Alpha Slump, Ura Danies wife of

1 L. Daniels, ne Mrs Sleep, James
2 F. Sleep, Lafayette Sleep, Morcha³
3 Sleep, Florence Sleep, and R.E. Sleep,
4 his children and heirs-at-law. That
5 the last four heirs are infants under
6 the age of twenty one years; and that
7 W.S. Cox and Margaret Cox his wife, Hiram
8 Reece and Alpha Reece his wife, and R.
9 Daniels and Mrs Daniels his wife are
10 non-residents of the state of Virginia.

11 Your oratrix will now show
12 your honor that since the death of
13 the said Huacah Sleep, that John
14 B. Barker and Susan Barker his wife have
15 sold their undivided interest in said real
16 estate to the said Hap Sleep, and
17 have made him a deed for the same,
18 that S.L. Wampler and Malvina Wampler
19 his wife have sold their undivided interest
20 in said real estate to the said Hap
21 Sleep, that Hiram Reece and Alpha
22 Reece his wife, and David Sleep have
23 sold and executed deeds to the said
24 Alfred Sleep, for their undivided interests
25 in said real estate, and that James
26 F. Sleep has sold his undivided interest
27 in said real estate to your oratrix,
28 and has made a deed to her for the
29 same, and L. Daniels and Mrs Dan
30 iels his wife have sold their undivid
31 ed interest in said real estate to your
32 oratrix. Copies of said deeds and

1 and Contracts will be filed as exhibits
2 with this bill.

3 The object of this bill therefore
4 is to have dower assigned to your
5 oratrix, the said Letitia Sleep, widow
6 of the said Horaceah Sleep deceased,
7 in said real estate, and the same
8 partitioned among the parties entitled
9 thereto.

10 The prayer of your oratrix, therefore
11 is that S. L. Wampler and Melvin A. Wam-
12 pler his wife, John Sleep, S. S. Sleep,
13 Alfred Sleep, H. F. Sleep, W. B. Cox
14 and Morgonst Cox his wife, L. Daniels
15 and Thra Daniels his wife, Lafayette Sleep,
16 Morita Sleep, Florence Sleep, and
17 R. E. Sleep, may be made parties defendants
18 to this bill and required to answer the same
19 on their oaths, the said adults in their own
20 proper person, and the infants by guardian ad litem;
21 that a proper guardian ad litem be appointed in
22 this cause for the said, ^{four} infants above designated,
23 who shall answer this bill on oath; that dower
24 be assigned to your oratrix, widow of
25 said Horaceah Sleep dead, in said real estate,
26 and the same be divided between the
27 parties entitled thereto; that order of publi-
28 cation be made against the non-residents;
29 that process may issue direct &c.; and that all such
30 other, further and general relief as in the premises
31 may be just and right may be granted.
32 And your oratrix will ever

Letitia Sloup.

Bill - Portland
J. L. Wampler et al.

1890 2nd July Rules, Bill
filed. Sp. Ed on home
D. V. as to stream
Left. Order Pub. against
non residents & courts.
" 1st Aug. Rules. D. V. is
Confol & continued.
" 2nd Aug. Rules Order Pub. compl.
& cause set for hearing
by Plaintiff.
" Sept. Term. Decease. Part
" Dec. " Continued
1891 March Decease. Paul.

Co. 19. 69 Paid
" 6. 50
" 5. 00 Paid
" 5. 00 Paid
" 157. 00
" 43. 50
" 3. 75
Total \$98. 62

Pray let.

Richmond sources

Dr. J. W.

The separate answer of Lafayette Slemph, Martha Slemph, Florence Slemph and A. E. Slemph, infants under the age of twenty-one years by A. M. Goins, their guardian ad Litem, assigned to defend them in this suit, to a bill of complaint exhibited against them and others, in the circuit court for the county of Lee by Letitia Slemph.

The respondents, reserving to themselves the benefit of all just exceptions to the said bill, for answer thereto, or so much thereof as they are advised that it is material they should answer, by their said guardian ad Litem, answer and say:—

That they are infants of tender years, and by reason of their infancy are incapable of understanding, or taking care of their rights and interests. They therefore, by their said guardian, commend themselves and their rights and interests to the protection of the court and pray that no decree may be pronounced which will tend to their prejudice.

And having fully answered, the said respondents pray to be hence dismissed with their reasonable costs in this behalf expended, and they will ever pray &c. A. M. Goins,
Guardian ad Litem

Sworn to before me, this Sept. 3, 1890

J. A. S. Hyatt

Letitia Stump,
vs. Ans. of Guar. Ad Litem
S.L. Hampler, et als.

Filed 2nd July
Rules 1890,
J. A. G. Hyatt C

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1 Letitia Slump Plaintiff

2 vs

3 J.L. Wampler et al Defendants

} In Chancery

4 This cause came on again this day
5 to be heard upon the papers formerly read
6 in the cause, and the report of Commis-
7 sioners L.M. Cannibal, Green Resor,
8 Horsey Young and D.C. Parsons, filed
9 in said cause on the 11th day of March
10 1891, and was argued by Counsel.

11 And it appearing to the Court that
12 said report has been filed the time
13 required by law, and no exceptions
14 having been filed thereto, said report
15 and the plat accompanying the same,
16 together with the partition made by said
17 Commissioners is in all things confir-
18 med. On consideration whereof it is
19 adjudged ordered and decreed that
20 Letitia Slump widow of Hualah Slump
21 deceased, take and hold for her natural
22 life as and for her dower in the lands
23 owned by the said Hualah Slump deceased
24 the lot or parcel of land more shown
25 on said plat and designated thereon by
26 the letters A.B.C.D.E. & F, and described by
27 metes and bounds in said report; that
28 R.E. Slump take and hold in fee-simple
29 the lot designated no 1. on said plat
30 containing five acres more or less,
31 and further designated on said plat by the

There is excepted from this dower lot one
fourth of an acre for a family burying ground
to be laid off in a square around the grave of Hualah Slump.

1 letters, D.E. H. & J., and described in said report
2 by metes and bounds; that Florence Slump
3 take and hold in fee-simple the lot marked
4 no 2, on said plat containing five acres
5 more or less, and further designated on said plat
6 by the letters J. H. J. & M., and described in said report
7 by metes and bounds; that Martha Slump
8 take and hold in fee-simple the lot marked
9 no 3, on said plat containing five acres
10 more or less, and further designated on said
11 plat by the letters K. J. L. & M., and described
12 in said report by metes and bounds; that
13 Alfred Slump in his own right and as the
14 assignee and vendee of seven of his brothers
15 and sisters take and hold in fee-simple the
16 lot no 4 on said plat containing fifty
17 five acres more or less and further design-
18 nated on said plat by the letters O. P.
19 M. L. L. R. S. & J., and described in said
20 report by metes and bounds; that John
21 Slump take and hold in fee-simple
22 the lot marked no. 5 on said plat
23 containing thirty acres more or less,
24 and further designated by the figures
25 1. 2. 3. & 4., and described in the said
26 report by metes and bounds; that
27 Lafayette Slump take and hold in fee-
28 simple the lot marked no 6, on said
29 plat containing thirty acres more
30 or less, and further designated by the figures
31 2, 5, 6 & 3, and described on said report

1 by metes and bounds; that Mrs Daniels
2 formerly Sleep took and held in fee
3 simple the lot marked no 7, on said
4 plat, containing twenty one acres
5 more or less, and further designated
6 by the figures 5, 7, 8 & 6, and described
7 in said report by metes and bounds;
8 and that Letitia Sleep assigned
9 of James H. Sleep took and held
10 in fee-simple the lot marked
11 no 8, on said plat, containing
12 twenty one acres and further
13 designated by the figures 7, 9, 10, &
14 8, and described in said report
15 by metes and bounds, And it
16 appearing to the Court that said Com-
17 missioners have taken into Consider-
18 ation in the assignment of said lost
19 new lot, that about two acres
20 thereof is now in the adverse poss-
21 session of others than the heirs of Hull
22 as Sleep died, it is further decreed
23 that should the said Letitia Sleep re-
24 cover said land so adversely held then
25 that the same belong to her free from
26 the claims of the heirs of said Sleep,
27 but should she fail to recover the same
28 she is to have no recourse for the val-
29 ue thereof.

30 It is further adjudged ordered and
31 decreed that the Clerk of this

1 Court furnish to the clerk of the
2 County Court a Copy of the
3 decree directing partition of said
4 lands, and appointing Commissioners
5 for that purpose. The report and
6 plat of said Commissioners and
7 of this decree to be recorded
8 by him in the proper deed book
9 in his office as a muniment of
10 title to each of the parties for the
11 lot or parcel of land so allotted to
12 them.

13 It is further adjudged ordered and decreed
14 that R. E. Sleep, Florence Sleep, Martha
15 Sleep, John Sleep, Lafayette Sleep &
16 Wra Daniels each pay to the plaintiff
17 one fifteenth part of the cost of this suit,
18 that Alfred Sleep for himself and assigns
19 pay to the plaintiff eight fifteenths
20 of the costs of this suit, for which execu-
21 tions may issue, and this Cause is stricken
22 from the docket.

23 Virginia Lee county to wit:

24 In the office of the clerk of the said county the 15th day of
June 1891 the foregoing decree together with the consens. report
+ plat was presented and admitted to record.

Teste J. R. Gibson clerk.

Entered in book 149
9333-4-5 April 30 1891
J. A. G. Hyatt

Entered this
11. 11. 1891
April 30 1891

Lettie Sleep
vs Decree - final
S. L. Wampler et al

Leticia Sleep. Plff.

vs

S. L. Wampler et al Defts

In Chancery.

Decree.

This cause came on this day to be heard on the bill of complaint, the answer of the infant defendants by A. M. Gorins, their guardian ad litem, and was argued by counsel. And it appearing to the Court that personal process has been executed upon the resident defendants, and by publication against the non-resident defendants, ^{made as directed by statute} and the adult resident and non-resident defendants ^{each of them} ~~and either~~ of them having failed to appear and either plead demurrer or answer the bill as to them taken for confessed. On consideration whereof it was judged ordered and decreed, that the lands in the bill and proceedings mentioned be partitioned amongst those entitled thereto, and L. M. Cornick, Green Pearson, Harvey Young, and Zion Parsons on hereby appointed Commissioners to execute the requirements of this decree, and after being first duly sworn will go upon the lands and assign, first one-third of the lands of which the late Huallah Sleep died seized and possessed, lying in Turkey Cove Lee County, Virginia, consisting of two tracts known as the home tract and the river tract.

1 to Letitia Slump, widow of said Russell
2 Slump, in rental value including the
3 mansion house in which she now resides.
4 ^{by property & bounds as + for her daughter in said deed} And it appearing to the Court that James
5 F. Slump and L. Daniels and Wra his
6 wife nee Slump have sold their undivided
7 interests in said lands to the said Leti-
8 tia, the Commissioners will lay off and
9 assign the said interests of the said James
10 F. Slump and Daniels & wife, next to and
11 adjoining the lower of the said Letitia
12 if the same can be done without prejudice
13 of the other heirs. And it further ap-
14 pearing to the Court that Hiram Reece
15 and Alpha his wife nee Slump and David
16 Slump have sold their undivided interests
17 in said real estate to Alfred Slump, ~~said~~
18 ~~the~~ Commissioners will lay off and assign
19 the undivided interests of the said Reece & wife
20 and David Slump together with the individ-
21 ual interest of Alfred Slump next to
22 and adjoining the land where the
23 said Alfred Slump now lives and owned
24 by him to ~~said~~ the said Alfred Slump
25 ^{if the same can be done without prejudice to the other heirs} And it further appearing to the Court
26 that John B. Borker & wife nee Slump
27 and W. L. Warbler & Maloria his wife
28 nee Slump have sold their undivided
29 interests in said land to Hop Slump
30 the Commissioners will lay off and
31 assign said interests together with his
32 individual interest to the said Hop

Slump, all together if the same can be
done without prejudice to the other
heirs. And the said Commissioners
will lay off and assign to John
Slump, S. S. Slump, Margaret Cox,
wife of W. S. Cox, Lafayette Slump,
Morritha Slump, Florence Slump,
and R. E. Slump, each one
equal one fifteenth part of
said tracts of land. And should
the Commissioners be able to do so
without prejudice to others they
will lay off the shares of the
four last named, who are infants,
assigning the widows dower.
Said Commissioners will perform
the duties above required of them
as soon as convenient, and report
their actions to next term of this
Court, and the Cause is Continued.

* said Commissioners have been sworn to execute the duties of their office

if since the institution of this suit any of the heirs have purchased by writing or deed any part of the land or interest therein

that of said Commissioners be done with out delay or unnecessary delay to the Court

Letitia Sloup.

vs. ~~W. C. C.~~
L. Wamphre et al.

Entd Page 29102 C O B #3
J. A. S. Hayatt & Co.

Recorded Book 23 Page
11470

Enter his
H. A. S. M.
Sept 4th 1890.

Virginia

At a circuit Court Continued and
held for Lee County at &c Sept, 4th 1890
Lettitia Slump
vs
E. L. Wauplen et al Defts

Deft 3
In Chancery

On Consideration of all
which it is adjudged ordered
and decreed that the lands in
the Bill and proceedings mentioned
be partitioned amongst those
entitled thereto, and L. M. Carnical
Green Reason, Harvey Young and
D. Zion Parsons are hereby
appointed Commissioners to
execute the requirements of this
decree, and after being first
duly sworn, will go upon
the lands and will assign
first one third of the lands
of which the late O'ualley Slump
died seized and possessed lying
in Turkey Cove Lee County Va
Containing two tracts known
as the Home tract and River
tract, to Lettitia Slump widow
of said O'ualley Slump, in full
value including the mansion
house in which she now resides

by proper metes and bounds as
and for her dower.

And it appearing to the Court
that James F. Slump, and L. Daniels
and Ura his wife, nee Slump have
sold their undivided interest in said
lands to the said Letitia; and
the said Commissioners will
lay off and assign the said interests
of the said James F. Slump and
L. Daniels & wife next and adjoining
the dower of the said Letitia
if the same can be done without
prejudice to the other heirs.

And it further appearing to
the Court that Hiram Reese and
Alpha his wife nee Slump, and
David Slump have sold their un-
divided interest in said real
estate to Alfred Slump, said
Commissioners will lay off and
assign the undivided interests of
the said Reese & wife and David
Slump together with the undivided
interest of Alfred Slump next
to and adjoining the lands where
the said Alfred Slump now lives
and owned by him, to the said
Alfred Slump, if the same can be
done without prejudice to the other
heirs

1
And it further appearing to the Court that John B. Barker & wife nee Slump and S. L. Stauplen & Melvina his wife nee Slump have sold their undivided interests in said land to Hop. Slump, the Commissioners will lay off and assign said interests together with his undivided interest to the said Hop. Slump, all together if the same can be done without prejudice to the other parties & heirs And the said Commissioners will also lay off and assign to John Slump, S. S. Slump, Margaret Leox wife of W. S. Leox, Lafayette Slump Martha Slump, Florence Slump and R. E. Slump each one equal one fifteenth ($\frac{1}{15}$) part of said tract of land, and should the Commissioners be able to do so, without prejudice to the others, they will lay off the shares of the last four (4) named, who are infants adjoining the widows dower, and said Commissioners will have due regard to quantity, quality, water, ways, wood and conveniences and said Commissioners will perform the duties required of them as soon

as convenient.

And if since the institution of this suit any of the heirs have purchased, evidenced by writing or deed, Commissioners will assign such interests adjoining that assigned to the aforesaid purchaser, if it can be done without injury or inconvenience to the others, and report their action to the next term of this Court and the Cause is Continued.

A Copy
Teste J. A. Hyatt & Co.

5 Copies

Exhibit A. Kemp.

vs. Copy Decree

L. M. Cammell D. L. W. Masser et al.

Executed by delivering
one true Copy of the
Decree to L. M. Cammell
June 20th 1890.

Wm. G. Sprunklee D. S.

Executed by delivering
copies of the within

to Harry Young and

to J. Y. Pearson

and to J. Y. Pearson

Oct 11th 1890

James Pearson

Deputy for J. Y. Pearson

Fee for copies \$4.35

Receipt 18

Paid for fee \$2.53

2.00

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I certify that — Daniels and
Ura Daniels his wife W. S. Cox &
Margaret Cox his wife, are
non residents of this State
So help me God
July 17th 1890 J. A. Hyatt clerk

Lettitia Slough

vs } Affidavit

S. L. Wampler & wife
et al

Filed July 17th 1890

J. S. Wyatt

1888.

S	..	5	12	19	26
M	..	6	13	20	27
T	..	7	14	21	28
W	1	8	15	22	29
T	2	9	16	23	..
F	3	10	17	24	..
S	4	11	18	25	..

FEBRUARY.

THIS BOOK WILL REMIND
ME OF MY OBLIGA-
TIONS.

1889.

S	..	3	10	17	24
M	..	4	11	18	25
T	..	5	12	19	26
W	..	6	13	20	27
T	..	7	14	21	28
F	1	8	15	22	..
S	2	9	16	23	..

March the 6. 92

Mr J. A. Hyatt
if you please

send me that
two dollars you
have got down
there for me
send it by

Litia Slomp

yours truly

Jay A. Slomp

the two dollars
was for carrying
the chain

UNPARALLELED SUCCESS.

found it all that could be desired, its employment having uniformly availed to promptly check any attacks of that kind."

Malarial Fever.—Mrs. MOLLIE E. TAILOR, *Cannelton, Ind.*, writes: "I think the 'Golden Medical Discovery' is one of the greatest medicines in the world. I gave it to my little girl and it cured her of the malarial fever, with that and the 'Pellets,' and I never had a doctor to see her."

Kidney Disease.—Major RICHARD OULAHAN, of the *Treasury Department, Washington, D. C.*, writes: "Your 'Pleasant Purgative Pellets' and 'Golden Medical Discovery' have been more fortunate, in my case, than even you would be inclined to believe. Occasionally, for a week or so, I changed to a decoction of buchu and uva ursi leaves, and then continued the 'Golden Medical Discovery,' keeping the bowels open by an odd 'Pellet,' so that for several weeks I have been able to sleep all night, and feel no pain in the back. They are grand medicines."

Bright's Disease Cured.—Mrs. M. L. LIDSTONE, *cor. Sullivan and 8th Sts., Olean, N. Y.*, writes: "My trouble was pronounced Bright's disease of the kidneys. Many doctors said my case was incurable. I was so bad that I could not walk across the room without assistance. Three bottles of your 'Golden Medical Discovery' and one vial of 'Pellets' restored me to perfect health. I keep them in the house all the time. I would not be without them for any money, and I recommend them to all my friends and neighbors. Am able to do my own work now, and feel first rate, thanks to you and your wonderful skill."

Heart Disease.—JOHN W. BAILEY, Jr., of *McNeil, Columbia Co., Ark.*, writes: "I was troubled with heart disease for five years, but after two weeks' use of your 'Golden Medical Discovery' I found myself cured. I unhesitatingly recommend your medicines as the best in the market, and I shall always use them in preference to all others."

Dyspepsia and Debility.—Mrs. MELISSA ATWATER, of *Steuben, Washington Co., Maine*, says: "I was afflicted with dyspepsia, nervous and general debility, for which I took your 'Golden Medical Discovery' and 'Favorite Prescription,' six bottles of each. That was some two years ago. It cured me so that I have not had a sick day since. I had been in very poor health for a number of years, and took much medicine from physicians, but received no benefit from them."

As a Tonic in Convalescence from Fevers.—THOMPSON ALLAN, Esq., *Belton, Hall Co., Ga.*, writes: "I used your 'Golden Medical Discovery' eight years ago, after having passed through a most severe case of fever whilst living in Texas. I was very weak, and the 'Discovery' more than met my expectation, one-half dozen bottles making an entirely new man of me, and I have never been sick from that day to this. It saved my life."

Liver Disease.—Mrs. ELIZABETH J. BUSHAW, of *Stdney, Ohio*, writes: "My little boy was so afflicted with liver trouble and other diseases that our family physician

In the Clerk's Office of the Circuit Court of the County of Lee on the 17th day of

July 1890

Letitia Slump

Plaintiff

against

S. L. Wampler et al

Defendants

Civ. Chancery

The object of this suit is to assign dower to the widow in and to partition the lands of Hualley Slump dead among those entitled thereto.

And an affidavit having been made and filed that the defendant ~~6~~ — Daniels and Wm David his wife, & W. S. Cox are not residents of the State of Virginia, it is ordered that ~~Margaret Cox his wife~~ they do appear here within fifteen days after due publication hereof, and do what may be necessary to protect their interest in this suit. And it is further ordered that a copy hereof be published once a week for four week's in some newspaper, and that a copy be forthwith posted at the front door of the court-house of this county.

A copy—Teste:

Richmond & Sewell

p. q.

J. A. Hyatt Clerk.

Lititia Slouch

vs ³/₃ order Rule

J. L. Mansfield et al.

I certify that I
delivered to the
Lee Co. Repub.
an office copy of
this order for pub.
and posted a like
copy thereof on the
front doors of Lee
Court house on the
1st day of Aug.
County Court 1870

J. D. G. Hyatt
C.

The Commonwealth of Virginia.

To The Sheriff Of Lee County Greeting:

We Command You to Summon

S. L. Wampler & Melvina Wampler his wife, John Slemp, S. S. Slemp, Alfred Slemp, Rob. Slemp, W. S. Cox, & Margaret Cox his wife, E. Daniels & Mrs. Daniels his wife Lafayette Slemp, Martha Slemp, Florence Slemp, & R. E. Slemp.

To appear at the Clerk's Office of the Circuit Court of Lee County, at the Courthouse on the first Monday in *July* next, being rule day to answer a bill in Chancery exhibited in our said Court against *them* by *Letitia Slemp*

And have then and there this writ. Witness, J. A. G. Hyatt, Clerk of said Court at the Courthouse. This *14* day of *July* 18*90*, in the 11 year of the Commonwealth.

J. R. Gibson D. Clerk.

A Copy Teste

Letitia Slomp

25 } Spachy

S. L. Wampler et al

July Rules 1890.

Executed by delivering
a office copy of the
within to S L Wampler
one to Mrs Prince Wampler
one to John Slomp one
to S S Slomp one to
Alfred Slomp one
to Lafayette Slomp one
Martha Slomp one
to Robert Slomp one
to Wm Slomp

July the 26 1890
P M Reason Deft
for A B Muncy & L C

157
145
12
96

Also accept a copy of the within
July the 20 1890 S L Wampler
Muncy & Wampler

VIRGINIA:—In the Clerk's Office of
the Circuit Court of the County of Lee
on the 17th day of July 1890.

Letitia Slomp, P^lff
vs. } In Cha'y.
S. L. Wampler et al Defts }

The object of this suit is to assign
dower to the widow in and to partition
the lands of Hualley Slomp dec'd among
those entitled thereto.

And an affidavit having been made
and filed that the defendants — Dan-
iels and Ura Daniels his wife and W. S.
Cox and Margaret Cox his wife are non
residents of the State of Virginia, it is
ordered that they do appear here within
15 days after due publication hereof, and
do what may be necessary to protect
their interest in this suit. And it is
further ordered that a copy hereof be
published once a week for four weeks in
some newspaper, and that a copy be
forthwith posted at the front door of the
court house of this county.

A copy—Teste:

J. A. G. HYATT, Clerk.

RICHMOND & SEWELL p. q.

I Robert Bolin Pub. Lee
County Republican do
hereby certify that the
order hereto attached
was duly published in the
above named paper for
four consecutive weeks
ending Aug 17th 1890
R. L. Bolin
Pub

Letter to Scrub
3 Pub. Certif.

2003.

S. L. Wampler et al

Filed Aug. 17/1890
J. S. Hoyatt C

Pub fee \$6.00